MAY OBTAIN A COPY OF THE BOND CERTIFIED BY THE REGISTER.

(G) PREMIUM PAYABLE OUT OF ESTATE.

THE PREMIUM FOR A ECND SHALL BE CHARGEAELE AGAINST THE PROPERTY OF THE ESTATE.

- (H) FCRM OF BONE GENERALLY.
- (1) THE BOND SHALL BE SUBSTANTIALLY IN THE FOLLOWING FORM:

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, THAT IF SHALL WELL AND TRULY PERFORM THE OFFICE OF THE PERSONAL REPRESENTATIVE OF , LATE OF DECEASED, ACCORDING TO LAW, AND SHALL IN ALL RESPECTS DISCHARGE THE CUTIES REQUIRED OF HIM BY LAW AS PERSONAL REPRESENTATIVE WITHOUT ANY INJURY OR CAMAGE TO ANY PERSON INTERESTED IN THE FAITHFUL PERFORMANCE OF THE OFFICE, THEN THE ABOVE OBLIGATION SHALL BE VCID; IT IS OTHERWISE TO BE IN FULL FORCE AND FFFECT.

(2) IF THE GIVING OF A BOND IS EXCUSED, THE REQUIRED NOMINAL BOND SHALL BE SUBSTANTIALLY IN THE FOLLOWING FORE:

THE CONDITION OF THE ABOVE OBLIGATION IS SUCH, THAT

SHALL, AS PERSONAL REPRESENTATIVE
OF LATE OF DECEASED, PAY
THE DEBTS DUE BY THE DECEASED, THE MARYLAND INHERITANCE
TAX, AND TAX ON COMMISSIONS OF PERSONAL REPRESENTATIVES
PAYABLE BY THE PERSONAL REPRESENTATIVE, THEN THE ABOVE
OBLIGATION SHALL BE VOIC; IT IS OTHERWISE TO BE IN FULL
FORCE AND FFFECT.

- (I) ADDITIONAL OR NEW SECURITY; COUNTERSECURITY; REMEDY.
- (1) THE COURT MAY REQUIRE ADDITIONAL SECURITY, NEW SECURITY, AND COUNTERSECURITY IN ACCORDANCE WITH THE FROCEDURE SET FORTH IN MARYLAND RULE H6.
- (2) IF THE PERSONAL REPRESENTATIVE DOES NOT WITHIN A REASONABLE TIME FIXED BY THE COURT GIVE NEW SECURITY OR COUNTERSECURITY AS MAY BE REQUIRED BY ORDER OF THE COURT, IF THE PERSONAL REPRESENTATIVE IS REMOVED AS PROVIDED BY \$6-306, OR IF THE PERSONAL REPRESENTATIVE FAILS TO ACCOUNT FOR AND DELIVER THE PEOPERTY BELONGING TO THE ESTATE TO THE NEWLY APPOINTED SUCCESSOR PERSONAL REPRESENTATIVE OR SPECIAL ADMINISTRATOR, THE COURT MAY DIRECT THE BOND OF THE PERSONAL REPRESENTATIVE TO BE PUT IN SUIT.

REVISCR'S NOTE: This section presently appears as